

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

S: COMMISSIONER OF PATENTS AND TRADEMARKS

09/536,861		<u></u>		, D.C. 20231	LIVIS AND THADLIMANAS	
SERIAL NUMBER	FILING DATE	FIRST	NAMED APPLICANT		ATTORNEY DOCKET NO.	
			. ¬		EXAMINER	
				ART UNIT	PAPER NUMBER	
	_			DATE MAILED:		
	E	EXAMINER INTERVIE	W SUMMARY RECO	RD		
Il participants (applicant,	_		1	*		
, Mr. Paul F	Lriege-	(3) days	ky)		
M. Tilo	Lehar		4)			
ate of interview April	120, 2009					
/pe: ☐ Telephonic [Personal (copy is given	ven to 🔲 applicant 🔲 a	applicant's representative)			
4.4.4.4		Yes 🖺 No. If yes, brie	• • • • •		•	
THERE SHOWN OF GERNONSTR	ation conducted:	Yes TNo. If yes, brie	description:		, , , , , , , , , , , , , , , , , , ,	
		· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·	
eine discussed: 12,	24	- SAMPAN ST ST				
/ lentification of prior art di	iscussed: Was a	renetal Ste	in stal			
one of prior are a	<u> </u>	and, J-				
			(**)**********************************		1.1-+ 1	
scription of the general n	ature of what was agre	eed to if an agreement was i	eached, or any other com	ments: duc	ussed the touching	
of Stement	al and h	James et al	and Seterm	wel that	odding the lace	
1 = -001	10 to	ngle relative	x+10 ct	1100	t distinguish or	
the ambied	combination	Dusniedo	Rowensh-L	a class	a sa daneral	
· applicant w	ill discuss	the reference in	- the recon	n_	- Francisco	
fuller description, if neached. Also, where no co	cessary, and a copy or py of the amendments	f the amendments, if avails s which would render the cl	able, which the examiner aims allowable is available	agreed would rend	der the claims allowable must be of must be attached.)	
OT WAIVED AND MUST	I INCLUDE THE SU	BSTANCE OF THE INTER	RVIEW (e.g., items $1-7$ c	in the reverse side	THE LAST OFFICE ACTION IS of this form). If a response to the tof the substance of the interview	
☐ It is not necessary for	r applicant to provide	a separate record of the sub	stance of the interview.			
requirements that ma	interview summary a ay be present in the li s of the last Office act	ast Office action, and since	ments) reflects a complet the claims are now allowa	e response to each ble, this complete	of the objections, rejections and d form is considered to fulfill the	
Toop of the Toquit citient	C. the lost Office out		<u>el</u>	wif sh	and the second	

Examiner's Signature